

THE MYSORE GAZETTE.

Published by Authority.

BANGALORE, SATURDAY, OCTOBER 17, 1874.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II.

Notifications by the Judicial Commissioner, &c.

JUDICIAL DEPARTMENT.

NOTIFICATIONS.

The 16th October 1874.

The following appeals and petitions have been posted for hearing in the Judicial Commissioner's Court on the following dates :—

Nos.	APPELLANTS AND PETITIONERS.	RESPONDENTS.	Date of Hearing.
A. S. No. 7.	Nanjraj Urs	Devaraj Urs	23rd Oct. 1874.
S. A. S. No. 72	Timme Gauda	Nanjunda Gauda	Do
Do No. 74	Gundavadhani	Basavavadhani and others	Do
Do No. 75	Mohangiri Gosayi	Raghavendra Rao	Do
Do No. 59	Hole Basappa and others	Rudrappa and others	27th Do
Do No. 71	Karibasappa	Timmakka	Do
Do No. 81	Mallaiya	Narasimmaiya and others	Do
Do No. 82	Guru Rao	Dod Ragappa & others	Do
Do No. 77	Dodde Gauda & others	Anne Gauda and others	30th Do
Do No. 79	Srinivasaiya	Rangaiya and others...	Do
Do No. 83	Erappa	Erappa and others	Do
Do No. 84	Ganganna	Ujane Marulaiya and others	Do
Civil Petition No. 33	Mr. R. C. Dobbs	Narasimma Mestri and others.	Do
C. A. No. 62	Prisoners Venkata and others		Do
A. S. No. 4	Bakshi Lingappa	Vardhamana Pandit...	3rd Nov. 1874.
Do No. 8	Sibaiya	Virabhadrapa	Do
S. A. S. No. 85	Esvarabhat	Narnappa	Do
Coorg S. A. No. 8	Kenchviraiya	Santaiya	Do
Do No. 7	Viraraghavachari	Tippaiya	Do
C. A. No. 63	Prisoner Lingaiya		Do
S. A. S. No. 45	Bettaiya	Puttarasamma	6th Nov. 1874.
R. C. No. 6	Srikanta Vaidyanathasomayaji	Lakshmiddevamma and others	Do
R. C. No. 7	Henry Mann and Co.	Mr. E. Ludlow	Do
Coorg C. A. No. 15	Prisoner Francis		Do
Do No. 16	Prisoner Shek Ahamad		Do

Nos.	APPELLANTS AND PETITIONERS.	RESPONDENTS.	Date of Hearing.
S. A. S. No. 86	... Rama Shatti Nanjundaiya and others ...	3rd December 1874.
Do No. 87	... Vine Narasimmaiya Srinivas Raghavachari ...	5th Do
Do No. 88	... Viramma Putta Nanjappa ...	Do

CIRCULAR ORDER.

No. 14.

The 2nd October 1874.

The Judicial Commissioner hereby notifies for the information of all Criminal Courts, that when compensation has been awarded to be paid out of the amount of fine imposed upon a prisoner, the same should be paid at once upon recovery of the fine, subject only to the limitation, contained in the last para of Section 308 of the Criminal Procedure Code, in regard to the period of payment when the sentence is liable to appeal or revision. The payment should never be affected by the consideration that a portion only of the fine has been recovered. In such a case, the part of the fine which has been levied should go as far as may be towards the payment of the compensation; when such part is less than, or equal to, the amount of compensation awarded, the whole of it should be paid in part or full payment of the compensation; when it is greater, the surplus, after full payment, should alone be credited to Government.

Compensation must be regarded as a first charge to be met from the fine, and any rateable division, between Government and the party entitled to compensation, of part of the fine levied, is in my opinion altogether objectionable.

The 12th October 1874.

With reference to the Chief Commissioner's Notification No. 180 of the 23rd ultimo, vesting Mr. T. R. A. Tambu Chetti, Judicial Assistant of the Bangalore District, with the powers of a Judicial Assistant also in the Kolar District, the following arrangements for the despatch of business have been made, and are hereby notified for general information.

During the absence of the Judicial Assistant from the Head Quarters of the Bangalore and Kolar Districts, the Sheristadars of both the Courts are empowered to carry on the routine work of their respective Courts. They are also empowered—

- (a) to receive complaints, petitions and applications for execution, &c., which parties may wish to present;
- (b) to attend to all requisitions from other Courts for the service of summonses and other processes;
- (c) to attend to the requisitions from other Courts for the transmission of records or other papers;
- (d) to furnish authenticated copies of judgments, decrees and orders that may be applied for by the parties;
- (e) to grant the usual deposit orders to enable parties or pleaders to pay into the Treasury money in satisfaction of decrees or orders; such deposit orders will be signed by the Sheristadars "For Judicial Assistant;"
- (f) to set down for hearing, on dates which may be fixed in communication with the Judge, all complaints and petitions and applications received during the absence of the Judicial Assistant, on which no judicial orders could be passed without giving notice to the other side;
- (g) to collect batta required for the issue of summonses and other processes, and—
- (h) to attend to every thing which would ensure the complaints, petitions and applications aforesaid being brought on for hearing as soon as the Judicial Assistant returns to Head Quarters or to the stations in which he is permitted to hold a Circuit Court.

679
All correspondence which may be carried on by the Sheristadar in the disposal of the routine work above detailed, and all processes of the nature specified in Judicial Commissioner's Circular No. 2049—106, dated 18th January 1870, may be signed by the Sheristadar; but the words "By Order of the Court" should invariably precede the signature of the said Ministerial Officer.

Parties who may be desirous of paying subsistence money in advance on account of defendants incarcerated in the Civil Jail by order of the Court, are directed to make the payments to the Officer in charge of the Jail under the provisions of Section 276, Civil Procedure Code.

The Judicial Assistant will hold Court once a week at Bowringpet, i.e. every Saturday, for the disposal of emergent applications that may be preferred to him, and such other business as may be conveniently disposed of at that place. The small causes arising within the Municipal limits of the town of Kolar, as also the execution cases connected therewith, will be disposed of by the Judicial Assistant at Kolar. The regular cases and appeals, and other execution cases of that District will be disposed of either at Kolar, Bowringpet or Malur on such dates as may be arranged by the Judicial Assistant to suit the convenience of the parties. Due notice being given of the date and place at which the Court will be held.

J. D. GORDON,
Judicial Commissioner.

INAM DEPARTMENT.

NOTIFICATIONS.

No. 10.

The 26th September 1874.

It is hereby notified that the investigation of the inams in the Taluk of Devanballi of the Bangalore District has been resumed by Mr. T. Kitto, Offg. Assistant Inam Superintendent, from the 18th June 1874.

All parties interested in the said inams, and whose claims may not have been adjudicated by this Department, are directed to attend the Office of the Assistant, at the Kasba town of Devanballi, either in person or by vakil in due time, to prosecute their claims; in default, their inams will be attached and finally resumed.

No. 11.

The 5th October 1874.

Frequent applications having been made by inamdars to have the transfer of their enfranchised inams recorded in this Office Registers, it is hereby notified, under the orders of the Chief Commissioner, that such applications are unnecessary and should be discontinued.

2. When an inam has once been enfranchised by this Department, the party or parties named in the title-deeds are at liberty to transfer the same under the terms clearly laid down therein; such transfer being governed by the rules in force with respect thereto.

J. PUCKLE,
Offg. Supt., Inam Settlement.

FINANCIAL DEPARTMENT.

STAMP VENDORS' SECURITIES AND STOCK TO BE EXAMINED.

Circular No. 1163, dated 13th October 1874.

A case having recently occurred where a Stamp Vendor's security has been found to be defective and insufficient, the vendor himself having absconded without accounting for the Stamps which were in his possession, the Deputy Accountant General has the honor to request that the Deputy Commissioners of Districts will direct the Treasury Officers to examine the securities of all Stamp Vendors who